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8	UNITED STATES DISTRICT COURT	
9	Northern District of California	
10	Oakland Division	
11	EARL BROWN, SR., et al.,	No. C 11-02162 LB
12	Plaintiffs, v.	ORDER STRIKING PLAINTIFFS' OPPOSITION
13 14	CITY AND COUNTY OF SAN FRANCISCO, et al.,	[ECF No. 11]
15	Defendants.	
16		
17	Plaintiffs Earl Brown, Sr. and Helen Brown – individually and as the personal representatives	
18	the estate of their son, decedent Earl Brown, Jr assert a number of federal and state claims aris	
19	from the arrest and detention of their son by the City & County of San Francisco Sheriff's	
20	Department. Complaint, ECF No. 1. On July 21, 2011, Defendant City and County of San	

of ing Department. Complaint, ECF No. 1. On July 21, 2011, Defendant City and County of San Francisco moved to dismiss the complaint. Motion to Dismiss, ECF No. 7 at 1. Plaintiffs filed their opposition on August 11, 2011. Opposition, ECF No. 11 at 1.

Civil Local Rule 7-3 requires opposition briefs to be submitted within 14 days after the motion is served and filed or, in this case, August 4, 2011. N.D. Cal. Civ. L.R. 7-3(a). Rule 6(b) of the Federal Rules of Civil Procedure permits the court to extend the time in which a party must perform a specific act upon a showing of good cause. Fed. R. Civ. P. 6(b). And, "although extensions before

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¹ Citations are to the Electronic Case File ("ECF") with pin cites to the electronic page number at the top of the document, not the pages at the bottom.

Plaintiffs' opposition was filed seven days late. They did not file a motion seeking an enlargement of time in which to file the opposition. And Plaintiffs' counsel had been informed that Defendant's counsel would not be available to respond from August 12 (just one day after the late opposition was filed) to August 29, 2011 (just three days before the motion is to be heard). ECF No. 9 at 3. Given these factors, the court strikes the opposition. See Wood v. Santa Barbara Chamber of Commerce, 705 F.2d 1515, 1519 (9th Cir. 1983) (affirming decision to strike untimely opposition); Herman Miller, Inc. v. Alphaville Design, Inc., No. C 08-03437 WHA, 2009 WL 86587, at *1 (N.D. Cal. Jan. 13, 2009) (striking untimely opposition).

expiration of the time period may be 'with or without motion or notice,' any postdeadline extension

must be 'upon motion made,' and is permissible only where the failure to meet the deadline 'was the

result of excusable neglect." Lujan v. National Wildlife Federation, 497 U.S. 871, 896 (1990).

However, Plaintiffs may file a motion to enlarge time by 3:00 p.m. on Wednesday, August 17, 2011. This motion must comply with Civil Local Rule 6-3. And, if Plaintiffs wish to present discovery issues to the court, they must comply with the procedures set forth in the undersigned's standing order and may not move for relief via an opposition brief.

Because Defendant's counsel previously indicated that she will be unavailable from August 12 to August 29, 2011, the court extends Defendant's time to respond until August 30, 2011. If necessary, Defendant may request more time to respond to any motion to enlarge time filed by Plaintiffs. If Plaintiffs ultimately are permitted to file an opposition, Defendant will be given time to file a response.

United States Magistrate Judge

IT IS SO ORDERED.

Dated: August 12, 2011

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